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30 *Attorneys for Plaintiffs and the Proposed Class*
31 **pro hac vice admitted*

32
33 **UNITED STATES DISTRICT COURT**
34 **DISTRICT OF NEVADA**

35 EGG AND I, LLC a Nevada limited liability
36 company; EGG WORKS, LLC, a Nevada
37 limited-liability company; EGG WORKS 2,
38 LLC, a Nevada limited-liability company; EGG
39 WORKS 3, LLC, a Nevada limited-liability
40 company; EGG WORKS 4, LLC, a Nevada
41 limited-liability company; EGG WORKS 5,
42 LLC, a Nevada limited-liability company; EGG
43 WORKS 6, LLC, a Nevada limited-liability
44 company; and EW COMMISSARY, LLC, a
45 Nevada limited-liability company,

46 Plaintiffs,

47 Case No: 2:20-cv-00747-KJD-DJA

48 **STIPULATION TO EXTEND TIME TO**
49 **RESPOND TO DEFENDANT U.S.**
50 **SPECIALTY INSURANCE COMPANY**
51 **AND DEFENDANT PROFESSIONAL**
52 **INDEMNITY AGENCY, INC.'S**
53 **MOTION TO DISMISS [ECF NO. 24]**

54 **[Second Request]**

1 vs.

2 U.S. SPECIALTY INSURANCE COMPANY, a
3 Texas corporation; PROFESSIONAL
4 INDEMNITY AGENCY, INC. dba TOKIO
MARINE, HCC- SPECIALTY GROUP a New
Jersey corporation,

5 Defendants.

6

7 **STIPULATION TO EXTEND TIME TO RESPOND TO DEFENDANT U.S. SPECIALTY**
8 **INSURANCE COMPANY AND DEFENDANT PROFESSIONAL INDEMNITY AGENCY,**
9 **INC.'S MOTION TO DISMISS [ECF NO. 24]**

10 **[SECOND REQUEST]**

11 Plaintiffs Egg and I, LLC *et al.*, by and through their attorneys of record, the law firms of
12 Arias Sanguinetti Wang & Torrijos, LLP and Brayton Purcell, LLP, and Defendants U.S. Specialty
13 Insurance Company and Professional Indemnity Agency, Inc. dba Tokio Marine, HCC-Specialty
14 Group, by and through their attorneys of record, the law firm of Gordon Rees Scully Mansukhani,
15 LLP, and hereby stipulate to extend the time for Plaintiffs to respond to Defendants' Motion to
16 Dismiss [ECF No. 24] filed with this Court on May 25, 2020. Per this Court's Order Granting the
17 Parties First Stipulation for an Extension of Time, a Response is due on or before June 23, 2020.
18 [ECF No. 30]. The Parties respectfully request that this Court extend the time for Plaintiffs'
19 Response to June 30, 2020. The Parties also stipulate and request that the Court extend the time for
20 Defendants' Reply until July 28, 2020.

21 This is the second request for an extension on the Response. Plaintiffs lead attorneys for
22 this matter are represented by attorneys with offices in Los Angeles, California, with local Nevada
23 counsel.

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1 Due to Plaintiffs' counsel falling ill, having to move, and the COVID-19 pandemic, the
2 Nevada local attorneys are unable to meet the current deadline of June 23, 2020 and request an
3 additional one week extension to file a Response to the pending Motion to Dismiss.

4 **IT IS SO STIPULATED.**

5 Dated: June 19, 2020

6 **ARIAS SANGUINETTI WANG &**
7 **TORRIJOS, LLP**

8 /s/ Gregg A. Hubley

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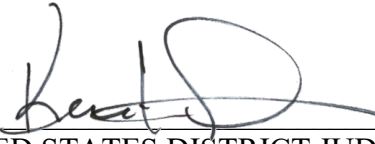
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14 *Attorneys for Defendants*

24 **ORDER**

25 **IT IS SO ORDERED:**

26 *DATED: 6/22/2020*


K. D. Johnson
UNITED STATES DISTRICT JUDGE